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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
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| 10/578,806 | 05/08/2006 | Deepak Gandhi | 077567-0018 | 6159 |
| | 7590 | EXAMINER | | |
| 600 13th Street, Washington, DO | , | STEWART, JASON-DENNIS NEILKEN | | |
| washington, De | C 20003-3090 | | ART UNIT | PAPER NUMBER |
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Platestate of time may be available under the provided and 37 CF1 13/63, into ment, however, may a may be timely filled. - If NO period for right is apecified above, the maintain attactory principle will explore any under the provided of the provided will apply and will each 93 K (8) MONTHS from the maining date of this communication. - Plate for provident in a floritist lister than these morths after the maining date of this communication, event if timely filled may vecure any control patient or maintain attactory principle will be provided by any execute any vectors patient to adjustment. See 37 CF1 1.74(8). - Status 1) □ Responsive to communication(s) filled on 12 December 2011. - 22 □ This action is FINAL. - 2b) □ This action is non-final. - 3) □ An election was made by the applicant in response to a restriction requirement set forth during the interview on the provided will be provided will be provided by the provided will be interview on the provided will be provided by the provided will be interview on the provided will be provided will be interview on the provided will be provided will be interview on the provided will be provided will be interview on the provided will be provided will be interview on the provided will be provided will be interview on the provided will be in | | Application No. | Applicant(s) | | | | |
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| JASON-DENNIS STEWART 3738 | Office Action Comment | 10/578,806 | GANDHI ET AL. | | | | |
| The MALING DATE of this communication appears on the cover sheef with the correspondence address → Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. **Permission of ore may be available under the provision of 30 FG1 1/306, Inter newto become: may a reby the timely filed 1 NO period for reply is expelled above, the maximum statutory period will apply and will some 5% 15 (9) MCNTHS from the mating date of this communication. 1 Paulis to reply which the set is restinated period for reply will by statuse. case the application is 15 stat 5 (3) MCNTHS from the mating date of this communication. 1 Paulis to reply which the set is restinated period for reply will by statuse. case the application consorted ANNONED, 15 st. 30 (3) St. 30 (3) MCNTHS from the mating date of this communication. 1 Paulis to reply which the set is restinated period for reply will by statuse, case the application, even if straight like, may require any set of the communication. 2 Paulis to reply which the set is restinated period for reply will by statuse, case the application, even if straight like, may require any set of the communication. 3 Paulis to reply which the set is restinated by the provision of the maximum status provision. 4 Paulis to reply a status and by the applicant in response to a restriction requirement set forth during the interview on the set of the set of the provision of allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 5 Paulis to reply advantage and by the set of the provision of allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice of the set of the provision of the provisi | Office Action Summary | Examiner | Art Unit | | | | |
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| 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) 5) Notice of Informal Patent Application | 12) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. | | | | | | |
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